UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA

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In re: Debo	rah M. Ray : Chapter 13
2000	i arrivoq
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	; , , , , , , , , , , , , , , , , , , ,
	Debtor Bankruptcy No. 14-14355
	Debtor : Bankruptcy No. 14 11505
	PRE-DISCHARGE CERTIFICATION
	OF COMPLIANCE WITH PROVISIONS OF
	11 U.S.C. SECTIONS 1328
T	No make on Roll
Debtor(s),	Jeborah M. Sky upon
my/our oath ac	cording to law, hereby certify as follows in connection with my/our request for a
discharge in the	e above-captioned case ("Case"): (Check all applicable statements and provide all
required inform	nation)
reduned moun	intion)
1 1/11	e have made our final payment in the Case and I/We are requesting the Court to
issue a dischar	ge in the Case.
. /	
√2. I/W	c have completed an instructional course concerning personal financial
management de	escribed in 11 U.S.C. §111 provided by the following entity, at the following
- 4 4.0000	
HO	CESS C'DIMSE ING I - INC.
1001	HIGH 4 15317-PAI-DE-033361585
(<u>) ((((((((((((((((((</u>	CESS COUNSE ING INC. PRICATE # 15317-PAE-DE-033361585 INCCESSBRORG
U/U/U	117) OUSSIAN OF G
	A. I/We have not been required by a judicial or administrative order, or
3.	A. If we have not been required by a judicial of administrative orders of
	by statute to pay any domestic support obligation as defined in 11 U.S.C.
	§101(14A) either before the Case was filed or at any time after the filing of the
	Case,
OF	(
(Note:	If "B" is applicable, all information required in questions B.i through B.iv must be
provided]	
provided	
	B.i. I/We certify that prior to the date of this affidavit I/we have paid all
•	Bill If We certify that prior to the date of this angular to the first in 11 II S C
	amounts due under any domestic support obligation [as defined in 11 U.S.C.
	§101(14A)] required by a judicial or administrative order, or by statute including
	amounts due before the Case was filed, to the extent provided for by the plan.

The name and address of each holder of a domestic support obligation is as follows:
B.ii. My/Our most recent address is as follows:
B.iii. The name and address of my/our most recent employer(s) is as follows:
B.iv. The following creditors hold a claim that is not discharged under 11 U.S.C. \$523 (a)(2) or (a)(4) or a claim that was reaffirmed under 11 U.S.C. \$524 (c):
I/We have not received a discharge in a Chapter 7, 11 or 12 bankruptcy case ear period prior to the order for relief in the Case.
I/We have not received a discharge in another Chapter 13 bankruptcy case ear period prior to the order for relief in the Case.
A. I/We did not have either at the time of filing of the Case or at the present excess of \$125,000.00 in the type of property described in 11 U.S.C. § 522 (p)(1) debtor's homestead].
OR
B. There is not currently pending any proceeding in which I [in an individual of us [in a joint case] may be found guilty of a felony of the kind described in 11 q)(1)(A) or liable for a debt of the kind described in 11 U.S.C. § 522 (q)(1)(B).

By this Certification, I/We acknowledge that all of the statements contained herein are

true and accurate and that the Court may rely on the truth of each of these statements in determining whether to grant me/us a discharge in the Case. The Court may revoke my discharge if the statements relied upon are not accurate.

ı Débtor

Debtor

DATED: 9/7/2019

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